

## CHAPTER 374.

[Published June 21, 1862.]

AN ACT to further explain and extend the benefits of chapter 8 of the laws of the extra session of 1861, entitled "an act to provide for the aid of volunteers in the service of the United States or of this state," approved May 25th, 1861, and chapter 112 of [the] session of 1862, approved March 21st, 1862.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

Berdan's sharpshooters, Von Deutsch's cavalry and 20th regiment.

SECTION 1. The benefits of said chapter 8 of the laws of the extra session of 1861, as explained and amended by chapter 112 of the laws of the session of 1862, is [are] hereby extended to Co. G, Berdan's sharpshooters, the military body known as Von Deutsch's cavalry, and the 20th regiment of infantry now in process of formation in this state: *provided*, that the commanding officers of said companies of sharpshooters, (and) cavalry [and] regiment, shall make the same report as required by chapter 112 aforesaid, and in all other particulars fulfill the provisions of the acts to which this is amendatory: *provided, however*, that this nor either of the aforesaid acts shall be so construed as to extend these benefits to the family of any person who at the time of enlistment was not an actual resident of the state of Wisconsin.

Commanding officers to make reports.

Benefits confined to residents of this state.

Governor to notify war department of neglect of commanding officers to report.

SECTION 2. When the commanding officer of any regiment of infantry or cavalry, or battery of artillery, or company aforesaid, shall refuse or neglect to make the returns required by the provisions of this act or the acts to which this is an amendment, then the governor shall be required to notify the war department of such neglect or refusal, and request the said department to require the said commanding officers to make the requisite reports.

When certificate may be made by justice of adjoining town.

SECTION 3. In case there shall be no justice of the peace residing in the town in which the soldier shall reside, as required and provided in section 8 of said chapter 8, any justice of the peace residing in any adjoining city or town, within this state, shall be authorized to make the certificate mentioned in said section 3.

SECTION 4. This act shall take effect from and after its passage.

Approved June 17, 1862.

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### CHAPTER 375.

[Published June 23, 1862.]

AN ACT to appropriate the sum of money therein named, for the purpose of erecting a suitable tombstone over the grave of the late governor, Louis P. Harvey.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

SECTION 1. That there is hereby appropriated to the governor, out of any money in the treasury not otherwise appropriated, a sum not exceeding three hundred dollars, for the enclosing, by an iron railing, [of] the lot containing the grave of the late governor of this state, Louis P. Harvey. <sup>\$300 appropriated.</sup>

Approved June 17, 1862.

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### CHAPTER 376.

[Published June 24, 1862.]

AN ACT to legalize the official acts of Oscar Gray, as justice of the peace of the county of Brown.

*(See supplement to local laws.)*